

1-1 By: Harris S.B. No. 1149
1-2 (In the Senate - Filed March 8, 2005; March 21, 2005, read
1-3 first time and referred to Committee on State Affairs;
1-4 April 25, 2005, reported adversely, with favorable Committee
1-5 Substitute by the following vote: Yeas 8, Nays 0; April 25, 2005,
1-6 sent to printer.)

1-7 COMMITTEE SUBSTITUTE FOR S.B. No. 1149 By: Armbrister

1-8 A BILL TO BE ENTITLED
1-9 AN ACT

1-10 relating to the electronic transmission of health benefit
1-11 information between a health benefit plan issuer and a physician or
1-12 health care provider.

1-13 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

1-14 SECTION 1. Subtitle C, Title 8, Insurance Code, is amended
1-15 by adding Chapter 1274 to read as follows:

1-16 CHAPTER 1274. ELECTRONIC TRANSMISSION OF ELIGIBILITY AND PAYMENT
1-17 STATUS

1-18 Sec. 1274.001. DEFINITIONS. In this chapter:

1-19 (1) "Enrollee" means an individual who is eligible for
1-20 coverage under a health benefit plan, including a covered
1-21 dependent.

1-22 (2) "Health benefit plan issuer" means a health
1-23 maintenance organization operating under Chapter 843, a preferred
1-24 provider organization operating under Chapter 1301, an approved
1-25 nonprofit health corporation that holds a certificate of authority
1-26 under Chapter 844, and any other entity that issues a health benefit
1-27 plan, including:

1-28 (A) an insurance company;

1-29 (B) a group hospital service corporation
1-30 operating under Chapter 842;

1-31 (C) a fraternal benefit society operating under
1-32 Chapter 885; or

1-33 (D) a stipulated premium company operating under
1-34 Chapter 884.

1-35 (3) "Health care provider" means:

1-36 (A) a person, other than a physician, who is
1-37 licensed or otherwise authorized to provide a health care service
1-38 in this state, including:

1-39 (i) a pharmacist or dentist; or

1-40 (ii) a pharmacy, hospital, or other
1-41 institution or organization;

1-42 (B) a person who is wholly owned or controlled by
1-43 a provider or by a group of providers who are licensed or otherwise
1-44 authorized to provide the same health care service; or

1-45 (C) a person who is wholly owned or controlled by
1-46 one or more hospitals and physicians, including a
1-47 physician-hospital organization.

1-48 (4) "Participating provider" means:

1-49 (A) a physician or health care provider who
1-50 contracts with a health benefit plan issuer to provide medical care
1-51 or health care to enrollees in a health benefit plan; or

1-52 (B) a physician or health care provider who
1-53 accepts and treats a patient on a referral from a physician or
1-54 provider described by Paragraph (A).

1-55 (5) "Physician" means:

1-56 (A) an individual licensed to practice medicine
1-57 in this state under Subtitle B, Title 3, Occupations Code;

1-58 (B) a professional association organized under
1-59 the Texas Professional Association Act (Article 1528f, Vernon's
1-60 Texas Civil Statutes);

1-61 (C) a nonprofit health corporation certified
1-62 under Chapter 162, Occupations Code;

1-63 (D) a medical school or medical and dental unit,

2-1 as defined or described by Section 61.003, 61.501, or 74.601,
2-2 Education Code, that employs or contracts with physicians to teach
2-3 or provide medical services or employs physicians and contracts
2-4 with physicians in a practice plan; or

2-5 (E) another entity wholly owned by physicians.

2-6 Sec. 1274.002. TRANSMISSION OF ENROLLEE ELIGIBILITY AND
2-7 PAYMENT STATUS. Each health benefit plan issuer shall make
2-8 available telephonically, electronically, or by an Internet
2-9 website portal to each participating provider information
2-10 maintained in the ordinary course of business and sufficient for
2-11 the provider to determine at the time of an enrollee's visit
2-12 information concerning:

2-13 (1) the enrollee, including:

2-14 (A) the enrollee's identification number
2-15 assigned by the health benefit plan issuer;

2-16 (B) the name of the enrollee and all covered
2-17 dependents, if appropriate;

2-18 (C) the birth date of the enrollee and the birth
2-19 dates of all covered dependents, if appropriate;

2-20 (D) the gender of the enrollee and the gender of
2-21 each covered dependent, if appropriate; and

2-22 (E) the current enrollment and eligibility
2-23 status of the enrollee under the health benefit plan;

2-24 (2) the enrollee's benefits, including:

2-25 (A) whether a specific type or category of
2-26 service is a covered benefit; and

2-27 (B) excluded benefits or limitations, both group
2-28 and individual; and

2-29 (3) the enrollee's financial information, including:

2-30 (A) copayment requirements, if any; and

2-31 (B) the unmet amount of the enrollee's deductible
2-32 or enrollee financial responsibility.

2-33 Sec. 1274.003. CERTAIN CHARGES PROHIBITED. A health
2-34 benefit plan issuer may not directly or indirectly charge or hold a
2-35 physician, health care provider, or enrollee responsible for a fee
2-36 for making available or accessing information under this chapter.

2-37 Sec. 1274.004. RULES. (a) The commissioner shall adopt
2-38 rules as necessary to implement this chapter.

2-39 (b) Before adopting rules under this section, the
2-40 commissioner shall consult and receive advice from the technical
2-41 advisory committee on claims processing established under Article
2-42 21.52Y.

2-43 Sec. 1274.005. WAIVER OF CERTAIN PROVISIONS FOR
2-44 CERTAIN FEDERAL PLANS. If the commissioner, in consultation with
2-45 the commissioner of health and human services, determines that a
2-46 provision of Section 1274.002 will cause a negative fiscal impact
2-47 on the state with respect to providing benefits or services under
2-48 Subchapter XIX, Social Security Act (42 U.S.C. Section 1396 et
2-49 seq.), or Subchapter XXI, Social Security Act (42 U.S.C. Section
2-50 1397aa et seq.), the commissioner of insurance by rule shall waive
2-51 the application of that provision to the providing of those
2-52 benefits or services.

2-53 SECTION 2. (a) Except as provided by Subsection (b) of
2-54 this section, the commissioner of insurance shall adopt rules
2-55 necessary to implement Chapter 1274, Insurance Code, as added by
2-56 this Act, not later than January 1, 2006.

2-57 (b) As soon as practicable, but not later than the 90th day
2-58 after the effective date of this Act, the commissioner of insurance
2-59 shall adopt rules necessary to implement Section 1274.005,
2-60 Insurance Code, as added by this Act. The commissioner may use the
2-61 procedures under Section 2001.034, Government Code, for adopting
2-62 emergency rules under this subsection. The commissioner is not
2-63 required to make the finding described by Subsection (a), Section
2-64 2001.034, Government Code, to adopt emergency rules under this
2-65 subsection.

2-66 SECTION 3. (a) The change in law made by this Act applies
2-67 only to a contract between a health benefit plan issuer and a
2-68 physician or health care provider that is entered into or renewed on
2-69 or after January 31, 2006. For the purposes of this section, a

3-1 contract renewed includes a contract that renews from one term to
3-2 the next in the absence of contrary notice by one of the parties.
3-3 (b) A contract entered into or renewed before January 31,
3-4 2006, is, until a renewal date for that contract that occurs on or
3-5 after January 31, 2006, governed by the law in effect immediately
3-6 before the effective date of this Act, and that law is continued in
3-7 effect for that purpose.
3-8 SECTION 4. This Act takes effect immediately if it receives
3-9 a vote of two-thirds of all the members elected to each house, as
3-10 provided by Section 39, Article III, Texas Constitution. If this
3-11 Act does not receive the vote necessary for immediate effect, this
3-12 Act takes effect September 1, 2005.

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